

**MISSOURI COURT OF APPEALS
WESTERN DISTRICT**

COMPLETE TITLE OF CASE:

CHARLES RADEMAN,

Appellant

v.

AL SCHEPPERS MOTOR COMPANY AND DIVISION OF EMPLOYMENT SECURITY.

Respondents

DOCKET NUMBER WD76396

DATE: MARCH 4, 2014

Appeal From:

Labor and Industrial Relations Commission

Appellate Judges:

Division Three

Anthony Rex Gabbert, P.J., Victor C. Howard, Thomas H. Newton, JJ.

Attorneys:

Larry Raymond Ruhmann, Jane Christine Drummond, Jefferson City Counsel for Respondents,

Attorneys:

Charles Rademan, Jefferson City,

Appellant Acting Pro Se

**MISSOURI APPELLATE COURT OPINION SUMMARY
MISSOURI COURT OF APPEALS, WESTERN DISTRICT**

**CHARLES RADEMAN, Appellant, v.
AL SCHEPPERS MOTOR COMPANY AND
DIVISION OF EMPLOYMENT SECURITY,
Respondents**

WD76396

Labor and Industrial Relations Commission

Before Division Three Judges: Gabbert, P.J., Howard and Newton, JJ.

Charles Rademan appeals the decision of the Labor and Industrial Relations Commission (“Commission”) affirming the Appeals Tribunal’s decision that Rademan was discharged by his employer for misconduct connected with work, thereby disqualifying him from unemployment benefits. In his only point on appeal, Rademan argues that the Commission erred in denying him unemployment benefits because the decision was not supported by competent and substantial evidence because he was not fired for misconduct but rather for refusing to sign the reprimand papers his employer wanted him to sign.

DISMISSED

Division Three holds:

The appeal is dismissed because Rademan’s brief fails to substantially comply with Rule 84.04 and fails to include any legal authority supporting his claim, preserving nothing for appellate review.

Opinion by Anthony Rex Gabbert, Judge

Date: March 4, 2014

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